	Case 3:07-cv-05930-JSW Document 38	Filed 06/02/2008 Page 1 of 4
1 2 3 4 5 6 7		160 W. Santa Clara Street, Suite 1050 San Jose, CA 95113 Telephone: (408) 282-1949 Facsimile: (408) 275-9930 Attorneys for Defendant, Counterclaimant, and Third Party Plaintiff PATRICIA CROWELL ES DISTRICT COURT
8	NORTHERN DIST	TRICT OF CALIFORNIA
9	Wing Great International	CASE NO. C 07 05930 JSW
10	Wine Scout International, Plaintiff,	
11	vs.	JOINT STIPULATION TO EXTEND DEADLINE FOR COMPLETING
12	Patricia Crowell,	ALTERNATIVE DISPUTE RESOLUTION; [PROPOSED] ORDER
13	Defendant.	
14	Patricia Crowell, an individual	
15	Counterclaimaint,	
16	vs.	
17	Wine Scout International, a California corporation,	
18	Counterdefendant.	
19		
20	Patricia Crowell, an individual	
21	Third Party Plaintiff, vs.	
22	Mark Steven Pope, aka Mark S. Pope and aka	
23	Mark Pope, individually and as he does business under the trade name and style of	
24	Bounty Hunter, Bounty Hunter Rare Wine, and/or Bounty Hunter Rare Wine and	
25	Provisions,	
26	Third Party Defendant.	

IT IS HEREBY STIPULATED AND AGREED by and among the parties, acting through their undersigned counsel, that they hereby request that Court to extend the deadline for the parties' completion of the hybrid ENE/Mediation process, as set forth in the Court's April 25, 2008 Minute Order, from July 24, 2008 to August 8, 2008.

The foregoing Stipulation and request to the Court is based upon the parties' need for additional time to complete the hybrid ENE/Mediation process so that they may both conduct

and complete the limited discovery agreed to by the parties in the Joint Stipulation Regarding

Fed.R.Civ.P. 26(f) Discovery Plan filed with the Court on May 23, 2008 and party and/or

counsel unavailability during the latter part of June and the first few weeks of July, 2008.

The parties have conferred with the neutral assigned to conduct the hybrid ENE/Mediation process, and she has indicated that she is amenable to this extension so that the hybrid ENE/Mediation process would occur on July 29, 2008, and the period thereafter would be available to the neutral for post-ADR process communications with the parties if needed.

The requested extension for the completion date of the hybrid ENE/Mediation process will not affect any other of the dates set forth in the Court's Minute Order dated April 25, 2008.

Accordingly the parties respectfully request that the Court grant an extension for completion of the hybrid ENE/Mediation process from July 24, 2008 to August 8, 2008.

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1		Respectfully submitted,
2	Date:6/2/08	DICKENSON, PEATMAN & FOGARTY
3		By /s/ J. Scott Gerien J. Scott Gerien
4		Megan Ferrigan Healy
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7		Attorneys for Plaintiff, Counterdefendant, and
8		Third Party Defendant
9	Data: 6/2/09	BUSINESS & TECHNOLOGY LAW GROUP
10	Date:6/2/08	
11		By <u>/s/ Stephen N. Hollman</u> Stephen N. Hollman
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14		Attorneys for Defendant, Counterclaimant, and
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